SENATE SUBSTITUTE

FOR

SENATE COMMITTEE SUBSTITUTE

FOR

HOUSE COMMITTEE SUBSTITUTE

FOR

HOUSE BILL NO. 417

AN ACT

To repeal sections 160.2705, 160.2720, 160.2725, 191.500, 191.505, 191.510, 191.515, 191.520, 191.525, 191.530, 191.535, 191.540, 191.545, 191.550, 191.600, 191.828, 191.831, 335.200, 335.203, 335.212, 335.215, 335.218, 335.221, 335.224, 335.227, 335.230, 335.233, 335.236, 335.239, 335.242, 335.245, 335.248, 335.251, 335.254, 335.257, 340.341, 340.345, 340.381, 340.384, and 340.387, RSMo, and to enact in lieu thereof twenty-two new sections relating to creating incentives for the purpose of encouraging certain individuals to obtain employment-related skills, and an emergency clause for a certain section.

Be	it enacted .	by the Gener	al Assembly	of the Stat	te of Missou	ri, as foll	lows:
	Sec ⁻	tion A.	Sectio	ns 160.2	2705, 160).2720,	160.2725,
2	191.500,	191.505,	191.510,	191.515,	191.520,	191.525,	191.530,
3	191.535,	191.540,	191.545,	191.550,	191.600,	191.828,	191.831,
4	335.200,	335.203,	335.212,	335.215,	335.218,	335.221,	335.224,
5	335.227,	335.230,	335.233,	335.236,	335.239,	335.242,	335.245,
6	335.248,	335.251,	335.254,	335.257,	340.341,	340.345,	340.381,
7	340.384,	and 340.	387, RSM	o, are re	epealed a	nd twent	y-two new
8	sections	enacted	in lieu	thereof,	to be }	known as	sections
9	135.457,	160.270	5, 160.2	720, 160	.2725, 1	91.430,	191.435,
10	191.440,	191.445,	191.450,	191.592,	191.600,	191.828,	191.831,
11	335.200,	335.203,	335.205,	340.341,	340.345,	340.381,	340.384,
12	340.387,	and 620.2	2500, to 1	read as fo	ollows:		

	135.457. 1. This section shall be known and may be
2	cited as the "Intern and Apprentice Recruitment Act".
3	2. As used in this section, the following terms mean:
4	(1) "Apprentice", an individual registered and
5	participating in a qualified apprenticeship program in
6	Missouri who has completed at least one year in such
7	qualified apprenticeship program;
8	(2) "Intern", a student who is enrolled at an approved
9	private or public institution, as defined in section
10	173.1102, and who has completed a minimum of thirty credit
11	hours;
12	(3) "Qualified apprenticeship program", an approved
13	apprenticeship program, as defined under 29 CFR Part 29 and
14	29 U.S.C. Section 50, certified by the United States
15	Department of Labor, in partnership with the Missouri
16	department of higher education and workforce development,
17	and conducted in Missouri;
18	(4) "Tax credit", a credit against the tax otherwise
19	due under chapter 143, excluding withholding tax imposed
20	under sections 143.191 to 143.265;
21	(5) "Taxpayer", any individual, firm, partner in a
22	firm, corporation, partnership, shareholder in an S
23	corporation, or member of a limited liability company
24	subject to the state income tax imposed under chapter 143,
25	147, 148, or 153, excluding the withholding tax imposed
26	under sections 143.191 to 143.265 and that engages in
27	business in the apprentice's or intern's chosen field of
28	study.
29	3. For all tax years beginning on or after January 1,
30	2024, a taxpayer shall be allowed to claim a tax credit
31	against the taxpayer's state tax liability in an amount
32	equal to one thousand five hundred dollars for each intern

33 or apprentice hired at a pay rate equal to or greater than 34 minimum wage, provided that the following criteria are met: 35 (1)The total number of interns or apprentices employed for the tax year that the credit is claimed exceeds 36 the average number of interns or apprentices employed by the 37 taxpayer over the previous three years; 38 Interns shall work a minimum of sixty hours per 39 (2)40 month for two consecutive months during the tax year for which the credit is claimed and a copy of each intern's 41 42 official transcript is submitted with the claim for such tax credit; and 43 (3) Apprentices shall comply with all federal 44 45 requirements of a qualified apprenticeship including completing a minimum of two thousand hours of on-the-job 46 47 training and one hundred forty four hours of required 48 technical instruction in a calendar year and a copy of the 49 qualified apprenticeship program certification is submitted 50 with the claim for such tax credit. 51 4. The total amount of tax credits claimed by a 52 taxpayer under this section shall not exceed nine thousand 53 dollars in any given tax year. 54 5. Notwithstanding any provision of section 32.057 or any other confidentiality provision of state tax law to the 55 56 contrary, the department of revenue may reveal the names and other necessary information of all prior employers who have 57 claimed an individual as an intern or apprentice under this 58 59 section, including the tax years in which such individual was claimed as a qualified apprentice. The cumulative 60 amount of tax credits allowed to all taxpayers under this 61 62 section shall not exceed one million dollars per tax year. If the amount of tax credits claimed in a tax year under 63 this section exceeds one million dollars, priority shall be 64 65 given to taxpayers that have been in business for less than

five years, with the remaining tax credits to be distributed 66 based on the order in which they are claimed. 67 68 6. Tax credits issued under the provisions of this section shall not be refundable. No tax credit claimed 69 70 under this section shall be carried forward to any 71 subsequent tax year. 72 7. No tax credit claimed under this section shall be assigned, transferred, sold, or otherwise conveyed. 73 74 8. The application for the tax credits under this 75 section shall be made to the department of economic development and shall include information on participation 76 77 in the qualified apprenticeship program or a copy of the 78 official transcript for the intern being claimed, if applicable, and any other such information that the 79 department deems necessary. The department of economic 80 81 development shall prescribe the method for claiming the tax 82 credits allowed in this section and shall certify to the 83 department of revenue each applicant that qualifies for a 84 tax credit under this section. 85 9. The department of economic development shall prepare an annual report containing statistical information 86 87 regarding the tax credits issued under this section for the previous tax year, including the total amount of tax credits 88 89 claimed in the tax year, the average number of tax credits claimed per taxpayer, the total number of interns claimed, 90 91 the total number of apprentices claimed, and the total 92 amount expended on the program. 10. The department of economic development shall 93 promulgate all necessary rules and regulations for the 94 95 administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is 96 created under the authority delegated in this section shall 97 98 become effective only if it complies with and is subject to

99 all of the provisions of chapter 536 and, if applicable, 100 section 536.028. This section and chapter 536 are 101 nonseverable and if any of the powers vested with the 102 general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are 103 104 subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after 105 August 28, 2023, shall be invalid and void. 106 107 11. Under section 23.253 of the Missouri sunset act: 108 (1) The provisions of the new program authorized under 109 this section shall automatically sunset December thirtyfirst six years after the effective date of this section 110 111 unless reauthorized by an act of the general assembly; 112 (2) If such program is reauthorized, the program 113 authorized under this section shall automatically sunset December thirty-first twelve years after the effective date 114 115 of the reauthorization of this section; and 116 This section shall terminate on September first of (3) 117 the calendar year immediately following the calendar year in which the program authorized under this section is sunset. 118 160.2705. The department of elementary and 1. 2 secondary education shall authorize before January 1, 2018, 3 a] The department of social services shall authorize 4 Missouri-based nonprofit [organization] organizations meeting the criteria [under subsection 2] of this section to 5 establish and operate [four] up to five adult high schools, 6 7 with: One adult high school to be located in a city not 8 (1)within a county; 9 10 (2) One adult high school to be located in a county of the third classification without a township form of 11 government and with more than forty-one thousand but fewer 12

13 than forty-five thousand inhabitants or a county contiguous 14 to that county;

15 (3) One adult high school to be located in a county of 16 the first classification with more than two hundred sixty 17 thousand but fewer than three hundred thousand inhabitants 18 or a county contiguous to that county; [and]

(4) One adult high school to be located in a county of
the first classification with more than one hundred fifty
thousand but fewer than two hundred thousand inhabitants; and
(5) One adult high school to be located in a county
with more than seven hundred thousand but fewer than eight
hundred thousand inhabitants, or a contiguous county.

2. The department of elementary and secondary 25 education shall grant the authorization described under 26 27 subsection 1 of this section based on a bid process 28 conducted in accordance with the rules and regulations 29 governing purchasing through the office of administration. The successful bidder shall:] The department of social 30 31 services shall administer funding to adult high schools 32 subject to appropriations. The department shall be responsible for granting and maintaining authorization for 33 adult high schools. For adult high schools in operation 34 prior to January 1, 2023, the department shall maintain 35 36 authorization for the nonprofit organization to operate the 37 schools, subject to compliance with this section. No more 38 than one organization shall be authorized to operate an 39 adult high school at each location described in subsection 1 of this section. An organization may establish satellite 40 campuses for any adult high school it is authorized to 41 42 operate. The department shall administer funding for satellite campuses subject to appropriations. 43 3. On or before January 1, 2024, the department of 44 45 social services shall select an eligible Missouri-based

46 nonprofit organization to operate in a location described in

47 subdivision (5) of subsection 1 of this section. An

48 eligible organization shall:

(1) Demonstrate the ability to establish, within twenty-one months of the receipt of the authorization, [four] <u>an</u> adult high [schools] <u>school</u> offering high school diplomas, an industry certification program or programs, and child care for children of the students attending the high schools;

(2) [Commit at least two million dollars in investment for the purpose of establishing the necessary infrastructure to operate four adult high schools] <u>Demonstrate the ability</u> <u>to commit at least five hundred thousand dollars for the</u> <u>purpose of establishing the necessary infrastructure at the</u> <u>adult high school</u>;

61 (3) Demonstrate substantial and positive experience in
62 providing services, including industry certifications and
63 job placement services, to adults twenty-one years of age or
64 older whose educational and training opportunities have been
65 limited by educational disadvantages, disabilities,
66 homelessness, criminal history, or similar circumstances;

67 (4) Establish a partnership with a state-supported
68 postsecondary education institution or more than one such
69 partnership, if a partnership or partnerships are necessary
70 in order to meet the requirements for an adult high school;

(5) Establish a comprehensive plan that sets forth how the adult high schools will help address the need for a sufficiently trained workforce in the surrounding region for each adult high school;

(6) Establish partnerships and strategies for engaging
the community and business leaders in carrying out the goals
of each adult high school;

78 (7) Establish the ability to meet quality standards
79 through certified teachers and programs that support each
80 student in such student's goal to find a more rewarding job;

81 (8) Establish a plan for assisting students in
82 overcoming barriers to educational success including, but
83 not limited to, educational disadvantages, homelessness,
84 criminal history, disability, including learning disability
85 such as dyslexia, and similar circumstances;

86 (9) Establish a process for determining outcomes of
87 the adult high school, including outcomes related to a
88 student's ability to find a more rewarding job through the
89 attainment of a high school diploma and job training and
90 certification; and

91 (10) [Bids shall not include an] Limit the 92 administrative fee [greater than] to no more than ten 93 percent.

94 [3.] <u>4.</u> (1) The department of elementary and
95 secondary education shall establish academic requirements
96 for students to obtain high school diplomas.

Requirements for a high school diploma shall be 97 (2)based on an adult student's prior high school achievement 98 99 and the remaining credits and coursework that would be 100 necessary for the student to receive a high school diploma 101 if such student were in a traditional high school setting. 102 The adult student shall meet the requirements with the same 103 level of academic rigor as would otherwise be necessary to 104 attain such credits.

105 (3) The adult high school authorized under this
106 section shall award high school diplomas to students who
107 successfully meet the established academic requirements.
108 The adult high school authorized under this section shall
109 confer the diploma as though the student earned the diploma

110 at a traditional high school. The diploma shall have no 111 differentiating marks, titles, or other symbols.

112 (4) Students at adult high schools may complete required coursework at their own pace and as available 113 through the adult high school. They shall not be required 114 115 to satisfy any specific number of class minutes. The adult 116 high school may also make classes available to students 117 online as may be appropriate. However, students shall not complete the majority of instruction of the school's 118 119 curriculum online or through remote instruction. For the 120 purposes of this subsection, synchronous instruction connecting students to a live class conducted in a Missouri 121 122 adult high school shall be treated the same as in-person 123 instruction.

124 (5) The department of elementary and secondary 125 education shall not create additional regulations or burdens 126 on the adult high school or the students attending the adult 127 high schools beyond certifying necessary credits and 128 ensuring that students have sufficiently mastered the 129 subject matter to make them eligible for credit.

130 [4.] <u>5.</u> An adult high school shall be deemed a
131 secondary school system for the purposes of subdivision (15)
132 of subsection 1 of section 210.211.

160.2720. The nonprofit organization who receives the authorization described under section 160.2705 shall submit 2 to the department of elementary and secondary education, the 3 department of social services, the joint committee on 4 education, and the offices of the governor, speaker of the 5 house of representatives, and president pro tempore of the 6 7 senate an annual report concerning evaluations of the adult high schools, including the impact the adult high schools 8 have had in meeting industry needs in the state before 9 10 December first of each year.

160.2725. The department of [elementary and secondary 2 education] social services may promulgate rules to implement 3 the provisions of sections 160.2700 to 160.2720. Any rule or portion of a rule, as that term is defined in section 4 5 536.010, that is created under the authority delegated in 6 this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, 7 8 if applicable, section 536.028. This section and chapter 9 536 are nonseverable and if any of the powers vested with 10 the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule 11 are subsequently held unconstitutional, then the grant of 12 13 rulemaking authority and any rule proposed or adopted after 14 August 28, 2017, shall be invalid and void.

191.430. 1. There is hereby established within the 2 department of health and senior services the "Health 3 Professional Loan Repayment Program" to provide forgivable 4 loans for the purpose of repaying existing loans related to 5 applicable educational expenses for health care, mental 6 health, and public health professionals. The department of 7 health and senior services shall be the administrative 8 agency for the implementation of the program established by 9 this section. 10 2. The department of health and senior services shall prescribe the form and the time and method of filing 11 12 applications and supervise the processing, including 13 oversight and monitoring of the program, and shall promulgate rules to implement the provisions of sections 14 191.430 to 191.450. Any rule or portion of a rule, as that 15 16 term is defined in section 536.010, that is created under the authority delegated in this section shall become 17 effective only if it complies with and is subject to all of 18

19 the provisions of chapter 536 and, if applicable, section

20 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly 21 22 pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently 23 held unconstitutional, then the grant of rulemaking 24 authority and any rule proposed or adopted after August 28, 25 26 2023, shall be invalid and void. 27 3. The director of the department of health and senior services shall have the discretion to determine the health 28 professionals and practitioners who will receive forgivable 29 30 health professional loans from the department to pay their 31 existing loans. The director shall make such determinations 32 each fiscal year based on evidence associated with the greatest needs in the best interests of the public. The 33 health care, mental health, and public health professionals 34 or disciplines funded in any given year shall be contingent 35 upon consultation with the office of workforce development 36 in the department of higher education and workforce 37 38 development and the department of mental health, or their 39 successor agencies. The department of health and senior services shall 40 4. enter into a contract with each selected applicant who 41 receives a health professional loan under this section. 42 Each selected applicant shall apply the loan award to his or 43 her educational debt. The contract shall detail the methods 44 45 of forgiveness associated with a service obligation and the 46 terms associated with the principal and interest accruing on 47 the loan at the time of the award. The contract shall 48 contain details concerning how forgiveness is earned, including when partial forgiveness is earned through a 49 service obligation, and the terms and conditions associated 50 with repayment of the loans for any obligation not served. 51

52	5. All health professional loans shall be made from
53	funds appropriated by the general assembly to the health
54	professional loan incentive fund established in section
55	191.445.
	191.435. The department of health and senior services
2	shall designate counties, communities, or sections of areas
3	in the state as areas of defined need for health care,
4	mental health, and public health services. If a county,
5	community, or section of an area has been designated or
6	determined as a professional shortage area, a shortage area,
7	or a health care, mental health, or public health
8	professional shortage area by the federal Department of
9	Health and Human Services or its successor agency, the
10	department of health and senior services shall designate it
11	as an area of defined need under this section. If the
12	director of the department of health and senior services
13	determines that a county, community, or section of an area
14	has an extraordinary need for health care professional
15	services without a corresponding supply of such
16	professionals, the department of health and senior services
17	may designate it as an area of defined need under this
18	section.
	191.440. 1. The department of health and senior
2	services shall enter into a contract with each individual
3	qualifying for a forgivable loan under sections 191.430 to
4	191.450. The written contract between the department and
5	the individual shall contain, but not be limited to, the
6	following:
7	(1) An agreement that the state agrees to award a loan
8	and the individual agrees to serve for a period equal to two
9	years, or a longer period as the individual may agree to, in
10	an area of defined need as designated by the department

11 with such service period to begin on the date identified on 12 the signed contract; 13 (2) A provision that any financial obligations arising out of a contract entered into and any obligation of the 14 individual that is conditioned thereon is contingent upon 15 funds being appropriated for loans; 16 17 The area of defined need where the person will (3) practice; 18 19 (4) A statement of the damages to which the state is 20 entitled for the individual's breach of the contract; and 21 (5) Such other statements of the rights and 22 liabilities of the department and of the individual not 23 inconsistent with sections 191.430 to 191.450. The department of health and senior services may 24 2. stipulate specific practice sites, contingent upon 25 department-generated health care, mental health, and public 26 27 health professional need priorities, where applicants shall 28 agree to practice for the duration of their participation in 29 the program. 191.445. There is hereby created in the state treasury 2 the "Health Professional Loan Incentive Fund", which shall 3 consist of any appropriations made by the general assembly, all funds recovered from an individual under section 4 5 191.450, and all funds generated by loan repayments received under sections 191.430 to 191.450. The state treasurer 6 shall be custodian of the fund. In accordance with sections 7 30.170 and 30.180, the state treasurer may approve 8 disbursements. The fund shall be a dedicated fund and, upon 9 appropriation, moneys in this fund shall be used solely by 10 the department of health and senior services to provide 11 loans under sections 191.430 to 191.450. Notwithstanding 12 the provisions of section 33.080 to the contrary, any moneys 13 14 remaining in the fund at the end of the biennium shall not

15	revert to the credit of the general revenue fund. The state
16	treasurer shall invest moneys in the fund in the same manner
17	as other funds are invested. Any interest and moneys earned
18	on such investments shall be credited to the fund.
	191.450. 1. An individual who enters into a written
2	contract with the department of health and senior services,
3	as described in section 191.440, and who fails to maintain
4	an acceptable employment status shall be liable to the state
5	for any amount awarded as a loan by the department directly
6	to the individual who entered into the contract that has not
7	yet been forgiven.
8	2. An individual fails to maintain an acceptable
9	employment status under this section when the contracted
10	individual involuntarily or voluntarily terminates
11	qualifying employment, is dismissed from such employment
12	before completion of the contractual service obligation
13	within the specific time frame outlined in the contract, or
14	fails to respond to requests made by the department.
14 15	fails to respond to requests made by the department. 3. If an individual breaches the written contract of
15	3. If an individual breaches the written contract of
15 16	3. If an individual breaches the written contract of the individual by failing to begin or complete such
15 16 17	3. If an individual breaches the written contract of the individual by failing to begin or complete such individual's service obligation, the state shall be entitled
15 16 17 18	3. If an individual breaches the written contract of the individual by failing to begin or complete such individual's service obligation, the state shall be entitled to recover from the individual an amount equal to the sum of:
15 16 17 18 19	3. If an individual breaches the written contract of the individual by failing to begin or complete such individual's service obligation, the state shall be entitled to recover from the individual an amount equal to the sum of: (1) The total amount of the loan awarded by the
15 16 17 18 19 20	3. If an individual breaches the written contract of the individual by failing to begin or complete such individual's service obligation, the state shall be entitled to recover from the individual an amount equal to the sum of: (1) The total amount of the loan awarded by the department or, if the department had already awarded partial
15 16 17 18 19 20 21	3. If an individual breaches the written contract of the individual by failing to begin or complete such individual's service obligation, the state shall be entitled to recover from the individual an amount equal to the sum of: (1) The total amount of the loan awarded by the department or, if the department had already awarded partial forgiveness at the time of the breach, the amount of the
15 16 17 18 19 20 21 22	3. If an individual breaches the written contract of the individual by failing to begin or complete such individual's service obligation, the state shall be entitled to recover from the individual an amount equal to the sum of: (1) The total amount of the loan awarded by the department or, if the department had already awarded partial forgiveness at the time of the breach, the amount of the loan not yet forgiven;
15 16 17 18 19 20 21 22 23	3. If an individual breaches the written contract of the individual by failing to begin or complete such individual's service obligation, the state shall be entitled to recover from the individual an amount equal to the sum of: (1) The total amount of the loan awarded by the department or, if the department had already awarded partial forgiveness at the time of the breach, the amount of the loan not yet forgiven; (2) The interest on the amount that would be payable
15 16 17 18 19 20 21 22 23 24	3. If an individual breaches the written contract of the individual by failing to begin or complete such individual's service obligation, the state shall be entitled to recover from the individual an amount equal to the sum of: (1) The total amount of the loan awarded by the department or, if the department had already awarded partial forgiveness at the time of the breach, the amount of the loan not yet forgiven; (2) The interest on the amount that would be payable if at the time the loan was awarded it was a loan bearing
15 16 17 18 19 20 21 22 23 24 25	3. If an individual breaches the written contract of the individual by failing to begin or complete such individual's service obligation, the state shall be entitled to recover from the individual an amount equal to the sum of: (1) The total amount of the loan awarded by the department or, if the department had already awarded partial forgiveness at the time of the breach, the amount of the loan not yet forgiven; (2) The interest on the amount that would be payable if at the time the loan was awarded it was a loan bearing interest at the maximum prevailing rate as determined by the

29	(4) Any legal fees or associated costs incurred by the
30	department or the state of Missouri in the collection of
31	damages.
	191.592. 1. For purposes of this section, the
2	following terms mean:
3	(1) "Department", the department of health and senior
4	services;
5	(2) "Eligible entity", an entity that operates a
6	physician medical residency program in this state and that
7	is accredited by the Accreditation Council for Graduate
8	Medical Education;
9	(3) "General primary care and psychiatry", family
10	medicine, general internal medicine, general pediatrics,
11	internal medicine-pediatrics, general obstetrics and
12	gynecology, or general psychiatry;
13	(4) "Grant-funded residency position", a position that
14	is accredited by the Accreditation Council for Graduate
15	Medical Education, that is established as a result of
16	funding awarded to an eligible entity for the purpose of
17	establishing an additional medical resident position beyond
18	the currently existing medical resident positions, and that
19	is within the fields of general primary care and
20	psychiatry. Such position shall end when the medical
21	residency funding under this section is completed or when
22	the resident in the medical grant-funded residency position
23	is no longer employed by the eligible entity, whichever is
24	earlier;
25	(5) "Participating medical resident", an individual
26	who is a medical school graduate with a doctor of medicine
27	degree or doctor of osteopathic medicine degree, who is
28	participating in a postgraduate training program at an
29	eligible entity, and who is filling a grant-funded residency
30	position.

31	2. (1) Subject to appropriation, the department shall
32	establish a medical residency grant program to award grants
33	to eligible entities for the purpose of establishing and
34	funding new general primary care and psychiatry medical
35	residency positions in this state and continuing the funding
36	of such new residency positions for the duration of the
37	funded residency.
38	(2) (a) Funding shall be available for three years
39	for residency positions in family medicine, general internal
40	medicine, and general pediatrics.
41	(b) Funding shall be available for four years for
42	residency positions in general obstetrics and gynecology,
43	internal medicine-pediatrics, and general psychiatry.
44	3. (1) There is hereby created in the state treasury
45	the "Medical Residency Grant Program Fund". Moneys in the
46	fund shall be used to implement and fund grants to eligible
47	entities.
48	(2) The medical residency grant program fund shall
49	include funds appropriated by the general assembly,
50	reimbursements from awarded eligible entities who were not
51	able to fill the residency position or positions with an
52	individual medical resident or residents, and any gifts,
53	contributions, grants, or bequests received from federal,
54	private, or other sources.
55	(3) The state treasurer shall be custodian of the
56	fund. In accordance with sections 30.170 and 30.180, the
57	state treasurer may approve disbursements. The fund shall
58	be a dedicated fund and, upon appropriation, moneys in the
59	fund shall be used solely as provided in this section.
60	(4) Notwithstanding the provisions of section 33.080
61	to the contrary, any moneys remaining in the fund at the end
62	of the biennium shall not revert to the credit of the
63	general revenue fund.

64	(5) The state treasurer shall invest moneys in the
65	fund in the same manner as other funds are invested. Any
66	interest and moneys earned on such investments shall be
67	credited to the fund.
68	4. Subject to appropriation, the department shall
69	expend moneys in the medical residency grant program fund in
70	the following order:
71	(1) Necessary costs of the department to implement
72	this section;
73	(2) Funding of grant-funded residency positions of
74	individuals in the fourth year of their residency, as
75	applicable to residents in general obstetrics and
76	gynecology, internal medicine-pediatrics, and general
77	psychiatry;
78	(3) Funding of grant-funded residency positions of
79	individuals in the third year of their residency;
80	(4) Funding of grant-funded residency positions of
81	individuals in the second year of their residency;
82	(5) Funding of grant-funded residency positions of
83	individuals in the first year of their residency; and
84	(6) The establishment of new grant-funded residency
85	positions at awarded eligible entities.
86	5. The department shall establish criteria to evaluate
87	which eligible entities shall be awarded grants for new
88	grant-funded residency positions, criteria for determining
89	the amount and duration of grants, the contents of the grant
90	application, procedures and timelines by which eligible
91	entities may apply for grants, and all other rules needed to
92	implement the purposes of this section. Such criteria
93	shall include a preference for eligible entities located in
94	areas of highest need for general primary care and
95	psychiatric care physicians, as determined by the health
96	professional shortage area score.

97	6. Eligible entities that receive grants under this
98	section shall:
99	(1) Agree to supplement awarded funds under this
100	section, if necessary, to establish or maintain a grant-
101	funded residency position for the duration of the funded
102	resident's medical residency; and
103	(2) Agree to abide by other requirements imposed by
104	<u>rule.</u>
105	7. Annual funding per participating medical resident
106	shall be limited to:
107	(1) Direct graduate medical education costs including,
108	but not limited to:
109	(a) Salaries and benefits for residents, faculty, and
110	program staff;
111	(b) Malpractice insurance, licenses, and other
112	required fees; and
113	(c) Program administration and educational materials;
114	and
115	(2) Indirect costs of graduate medical education
116	necessary to meet the standards of the Accreditation Council
117	for Graduate Medical Education.
118	8. No new grant-funded residency positions under this
119	section shall be established after the tenth fiscal year in
120	which grants are awarded. However, any residency positions
121	funded under this section may continue to be funded until
122	the completion of the resident's medical residency.
123	9. The department shall submit an annual report to the
124	general assembly regarding the implementation of the program
125	developed under this section.
126	10. The department may promulgate all necessary rules
127	and regulations for the administration of this section. Any
128	rule or portion of a rule, as that term is defined in
129	section 536.010, that is created under the authority

130 delegated in this section shall become effective only if it 131 complies with and is subject to all of the provisions of 132 chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the 133 134 powers vested with the general assembly pursuant to chapter 135 536 to review, to delay the effective date, or to disapprove 136 and annul a rule are subsequently held unconstitutional, 137 then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be 138 139 invalid and void. 140 11. The provisions of this section shall expire on

141 January 1, 2038.

191.600. 1. Sections 191.600 to 191.615 establish a 2 loan repayment program for graduates of approved medical 3 schools, schools of osteopathic medicine, schools of 4 dentistry and accredited chiropractic colleges who practice 5 in areas of defined need and shall be known as the "Health Professional Student Loan Repayment Program". Sections 6 7 191.600 to 191.615 shall apply to graduates of accredited chiropractic colleges when federal guidelines for 8 9 chiropractic shortage areas are developed.

10 2. The "Health Professional Student Loan and Loan Repayment Program Fund" is hereby created in the state 11 12 treasury. All funds recovered from an individual pursuant 13 to section 191.614 and all funds generated by loan 14 repayments and penalties received pursuant to section 191.540 shall be credited to the fund. The moneys in the 15 fund shall be used by the department of health and senior 16 17 services to provide loan repayments pursuant to section 18 191.611 in accordance with sections 191.600 to 191.614 [and 19 to provide loans pursuant to sections 191.500 to 191.550].

191.828. 1. The following departments shall conduct
on-going evaluations of the effect of the initiatives
enacted by the following sections:

4 (1) The department of commerce and insurance shall
5 evaluate the effect of revising section 376.782 and sections
6 143.999, 208.178, 374.126, and 376.891 to 376.894;

7 The department of health and senior services shall (2)8 evaluate the effect of revising sections 105.711 and 9 [sections 191.520 and] 191.600 and enacting section 191.411, and sections 167.600 to 167.621, 191.231, 208.177, 431.064, 10 and 660.016. In collaboration with the state board of 11 registration for the healing arts, the state board of 12 13 nursing, and the state board of pharmacy, the department of health and senior services shall also evaluate the effect of 14 revising section 195.070, section 334.100, and section 15 335.016, and of sections 334.104 and 334.112, and section 16 17 338.095 and 338.198;

18 (3) The department of social services shall evaluate
19 the effect of revising section 198.090, and sections
20 208.151, 208.152 and 208.215, and section 383.125, and of
21 sections 167.600 to 167.621, 208.177, 208.178, 208.179,
22 208.181, and 211.490;

23 (4) The office of administration shall evaluate the
24 effect of revising sections 105.711 and 105.721;

25 (5) The Missouri consolidated health care plan shall26 evaluate the effect of section 103.178; and

27 (6) The department of mental health shall evaluate the
28 effect of section 191.831 as it relates to substance abuse
29 treatment and of section 191.835.

30 2. The department of revenue and office of
31 administration shall make biannual reports to the general
32 assembly and the governor concerning the income received
33 into the health initiatives fund and the level of funding

34 required to operate the programs and initiatives funded by 35 the health initiatives fund at an optimal level.

191.831. 1. There is hereby established in the state 2 treasury a "Health Initiatives Fund", to which shall be 3 deposited all revenues designated for the fund under 4 subsection 8 of section 149.015, and subsection 3 of section 149.160, and section 167.609, and all other funds donated to 5 6 the fund or otherwise deposited pursuant to law. The state 7 treasurer shall administer the fund. Money in the fund 8 shall be appropriated to provide funding for implementing the new programs and initiatives established by sections 9 105.711 and 105.721. The moneys in the fund may further be 10 used to fund those programs established by sections 11 191.411[, 191.520] and 191.600, sections 208.151 and 12 208.152, and sections 103.178, 143.999, 167.600 to 167.621, 13 14 188.230, 191.211, 191.231, 191.825 to 191.839, 192.013, 15 208.177, 208.178, 208.179 and 208.181, 211.490, 285.240, 337.093, 374.126, 376.891 to 376.894, 431.064, 660.016, 16 660.017 and 660.018; in addition, not less than fifteen 17 percent of the proceeds deposited to the health initiative 18 19 fund pursuant to sections 149.015 and 149.160 shall be 20 appropriated annually to provide funding for the C-STAR substance abuse rehabilitation program of the department of 21 22 mental health, or its successor program, and a C-STAR pilot 23 project developed by the director of the division of alcohol 24 and drug abuse and the director of the department of corrections as an alternative to incarceration, as provided 25 in subsections 2, 3, and 4 of this section. Such pilot 26 project shall be known as the "Alt-care" program. 27 In 28 addition, some of the proceeds deposited to the health initiatives fund pursuant to sections 149.015 and 149.160 29 shall be appropriated annually to the division of alcohol 30 31 and drug abuse of the department of mental health to be used

for the administration and oversight of the substance abuse traffic [offenders] offender program defined in section 302.010 [and section 577.001]. The provisions of section 33.080 to the contrary notwithstanding, money in the health initiatives fund shall not be transferred at the close of the biennium to the general revenue fund.

The director of the division of alcohol and drug 38 2. 39 abuse and the director of the department of corrections 40 shall develop and administer a pilot project to provide a 41 comprehensive substance abuse treatment and rehabilitation program as an alternative to incarceration, hereinafter 42 referred to as "Alt-care". Alt-care shall be funded using 43 money provided under subsection 1 of this section through 44 the Missouri Medicaid program, the C-STAR program of the 45 department of mental health, and the division of alcohol and 46 47 drug abuse's purchase-of-service system. Alt-care shall 48 offer a flexible combination of clinical services and living 49 arrangements individually adapted to each client and her 50 children. Alt-care shall consist of the following 51 components:

52

(1) Assessment and treatment planning;

53 (2) Community support to provide continuity,54 monitoring of progress and access to services and resources;

55

(3) Counseling from individual to family therapy;

56 (4) Day treatment services which include accessibility
57 seven days per week, transportation to and from the Alt-care
58 program, weekly drug testing, leisure activities, weekly
59 events for families and companions, job and education
60 preparedness training, peer support and self-help and daily
61 living skills; and

62 (5) Living arrangement options which are permanent,63 substance-free and conducive to treatment and recovery.

64 3. Any female who is pregnant or is the custodial parent of a child or children under the age of twelve years, 65 66 and who has pleaded guilty to or found guilty of violating the provisions of chapter 195, and whose controlled 67 substance abuse was a precipitating or contributing factor 68 69 in the commission of the offense, and who is placed on 70 probation may be required, as a condition of probation, to participate in Alt-care, if space is available in the pilot 71 72 project area. Determinations of eligibility for the 73 program, placement, and continued participation shall be 74 made by the division of alcohol and drug abuse, in consultation with the department of corrections. 75

The availability of space in Alt-care shall be
determined by the director of the division of alcohol and
drug abuse in conjunction with the director of the
department of corrections. If the sentencing court is
advised that there is no space available, the court shall
consider other authorized dispositions.

335.200. As used in sections 335.200 to 335.203, the
2 following terms mean:

3

(1) "Board", the state board of nursing;

4 (2) "Department", the Missouri department of higher5 education and workforce development;

6 (3) "Eligible institution of higher education", a 7 Missouri institution of higher education accredited by the 8 higher learning commission of the north central association 9 which offers a nursing education program <u>or an approved</u> 10 <u>virtual institution, as defined in section 173.1102, that</u> 11 <u>offers a nursing education program;</u>

12 (4) "Grant", a grant awarded to an eligible
13 institution of higher education under the guidelines set
14 forth in sections 335.200 to 335.203.

335.203. 1. There is hereby established the "Nursing2 Education Incentive Program" within the state board of3 nursing.

Subject to appropriation and board disbursement, 4 2. 5 grants shall be awarded through the nursing education 6 incentive program to eligible institutions of higher education based on criteria jointly determined by the board 7 8 and the department of higher education and workforce 9 development. [Grant award amounts shall not exceed one hundred fifty thousand dollars.] No campus shall receive 10 more than one grant per year. 11

12 3. To be considered for a grant, an eligible 13 institution of higher education shall offer a program of 14 nursing that meets the predetermined category and area of 15 need as established by the board and the department under 16 subsection 4 of this section.

4. The board and the department shall determine
categories and areas of need for designating grants to
eligible institutions of higher education. In establishing
categories and areas of need, the board and department may
consider criteria including, but not limited to:

22 (1) Data generated from licensure renewal data and the23 department of health and senior services; and

24 (2) National nursing statistical data and trends that25 have identified nursing shortages.

26 5. The board shall be the administrative agency 27 responsible for implementation of the program established under sections 335.200 to 335.203, and shall promulgate 28 reasonable rules for the exercise of its functions and the 29 30 effectuation of the purposes of sections 335.200 to 335.203. The board shall, by rule, prescribe the form, 31 time, and method of filing applications and shall supervise 32 33 the processing of such applications.

34 6. Any rule or portion of a rule, as that term is 35 defined in section 536.010, that is created under the 36 authority delegated in this section shall become effective only if it complies with and is subject to all of the 37 provisions of chapter 536 and, if applicable, section 38 39 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly 40 41 pursuant to chapter 536 to review, to delay the effective 42 date, or to disapprove and annul a rule are subsequently 43 held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 44 2011, shall be invalid and void. 45

335.205. The board, in addition to any other duties it 2 may have regarding licensure of nurses, shall collect, at 3 the time of any initial license application or license 4 renewal application, a nursing education incentive program 5 surcharge from each person licensed or relicensed under 6 chapter 335, in the amount of one dollar per year for 7 practical nurses and five dollars per year for registered 8 professional nurses. These funds shall be deposited in the 9 state board of nursing fund described in section 335.036.

340.341. 1. The department shall adopt and promulgate
rules establishing standards for determining eligible
students for loan repayment pursuant to sections 340.335 to
340.350. Such standards shall include, but are not limited
to the following:

6 (1) Citizenship or lawful permanent residency in the7 United States;

8

(2) Residence in the state of Missouri;

9 (3) Enrollment as a full-time veterinary medical
10 student in the final year of a course of study offered by an
11 approved educational institution in Missouri;

12 (4) Application for loan repayment.

13 2. The department shall not grant repayment for more14 than [six] twelve veterinarians each year.

340.345. 1. A loan payment provided for an individual pursuant to a written contract under the large animal veterinary medicine loan repayment program shall consist of payment on behalf of the individual of the principal, interest and related expenses on government and commercial loans received by the individual for tuition, fees, books, laboratory and living expenses incurred by the individual.

8 2. For each year of obligated services that an
9 individual contracts to serve in an area of defined need,
10 the department may pay up to [twenty] thirty thousand
11 dollars on behalf of the individual for loans described in
12 subsection 1 of this section.

13 3. The department may enter into an agreement with the 14 holder of the loans for which repayments are made under the 15 large animal veterinary medicine loan repayment program to 16 establish a schedule for the making of such payments if the 17 establishment of such a schedule would result in reducing 18 the costs to the state.

4. Any qualifying communities providing a portion of aloan repayment shall be considered first for placement.

340.381. 1. Sections 340.381 to 340.396 establish a
student loan forgiveness program for approved veterinary
students who practice in areas of defined need. Such
program shall be known as the "Dr. Merrill Townley and Dr.
Dan Brown Large Animal Veterinary Student Loan Program".

6 2. There is hereby created in the state treasury the 7 "Veterinary Student Loan Payment Fund", which shall consist 8 of general revenue appropriated to the large animal 9 veterinary student loan program, voluntary contributions to 10 support or match program activities, money collected under 11 section 340.396, any private grant, gift, donation, devise,

other assets, and funds received from the federal 13 14 government. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in 15 accordance with sections 30.170 and 30.180. 16 Upon appropriation, money in the fund shall be used solely for 17 the administration of sections 340.381 to 340.396. 18 19 Notwithstanding the provisions of section 33.080 to the 20 contrary, any moneys remaining in the fund at the end of the 21 biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in 22 the fund in the same manner as other funds are invested. 23 24 Any interest and moneys earned on such investments shall be credited to the fund. 25

or bequest of moneys, funds, real or personal property, or

12

340.384. 1. Eligible students may apply to the department for financial assistance under the provisions of 2 3 sections 340.381 to 340.396. If, at the time of application for a loan, a student has formally applied for acceptance at 4 5 the college, receipt of financial assistance is contingent upon acceptance and continued enrollment at the college. A 6 7 qualified applicant may receive financial assistance up to 8 [twenty] thirty thousand dollars for each academic year he 9 or she remains a student in good standing at the college, 10 provided that the cumulative total shall not exceed [eighty] one hundred twenty thousand dollars per qualified 11 12 applicant. An eligible student may apply for financial assistance under this section at any point in his or her 13 educational career at the college, however any such 14 financial assistance shall only be awarded for current or 15 future academic years, as applicable, and shall not be 16 awarded for any academic year completed prior to the time of 17 application. 18

2. Up to [six] twelve qualified applicants per 19 20 academic year may be awarded loans under the provisions of 21 sections 340.381 to 340.396. The department may increase beyond twelve the number of qualified applicants that may be 22 23 awarded such loans per academic year if the amount of any 24 additional moneys from private grants, gifts, donations, devises, or bequests of moneys, funds, real or personal 25 26 property, or other assets deposited in the veterinary 27 student loan payment fund allows the full funding of such increase in the number of applicants. Priority for loans 28 29 shall be given to eligible students who have established 30 financial need. All financial assistance shall be made from funds credited to the veterinary student loan payment fund. 31

340.387. 1. The department of agriculture may enter
into a contract with each qualified applicant receiving
financial assistance under the provisions of sections
340.381 to 340.396. Such contract shall specify terms and
conditions of loan forgiveness through qualified employment
as well as terms and conditions for repayment of the
principal and interest.

8 2. The department shall establish schedules for 9 repayment of the principal and interest on any financial 10 assistance made under the provisions of sections 340.381 to 11 340.396. Interest at a rate set by the department, with the advice of the advisory panel created in section [340.341] 12 340.375, shall be charged from the time of the payment of 13 financial assistance on all financial assistance made under 14 the provisions of sections 340.381 to 340.396, but the 15 interest and principal of the total financial assistance 16 17 granted to a qualified applicant at the time of the successful completion of a doctor of veterinary medicine 18 degree program shall be forgiven through qualified 19 20 employment.

3. For each year of qualified employment that an
individual contracts to serve in an area of defined need,
the department shall forgive up to [twenty] thirty thousand
dollars and accrued interest thereon on behalf of the
individual for financial assistance provided under sections
340.381 to 340.396.

620.2500. 1. For purposes of this section, the following terms mean: (1) "Employee", any person employed by a qualifying employer or any person who is a prospective employee of a qualifying employer, provided such person is not an independent contractor;

7 (2) "Health care-focused credential", a credential
8 that demonstrates the competencies necessary to succeed in

9 an occupation related to the delivery of health care

10 services;

11 (3) "Public body", the state of Missouri, any

12 department, division, commission, board, or political

13 <u>subdivision thereof including</u>, but not limited to,

14 institutions of postsecondary education that offer required

15 courses and training necessary for an employee to obtain

16 upskill credentials. The term "public body" shall be

17 construed to exclude any:

18 (a) Facility that meets the definition of hospital in 19 section 197.020;

20 (b) Long-term care facility licensed under chapter 21 198; or

22 (c) Public hospital established and maintained under 23 chapter 205;

24 <u>(4) "Qualifying employer", any employer registered to</u> 25 <u>do business in the state of Missouri, provided the employer</u> 26 is not a public body;

27	(5) "Technology-focused credential", a credential that
28	demonstrates the competencies necessary to succeed in an
29	occupation that utilizes technology to develop, build, and
30	deliver products and services;
31	(6) "Training provider", any entity approved by the
32	state that provides training in upskill credentials;
33	(7) "Upskill credential", includes, but is not limited
34	to:
35	(a) Health care-focused credentials;
36	(b) Technology-focused credentials; and
37	(c) Any other credential indicated by a qualifying
38	employer as necessary for improving the skills of its
39	current and prospective employees.
40	2. The department of economic development may
41	distribute to any qualifying employer a reimbursement not to
42	exceed two thousand dollars for each employee who obtains
43	upskill credentials, provided that no qualifying employer
44	shall receive more than thirty thousand dollars under this
45	section in any fiscal year. A qualifying employer shall
46	submit an application for an award for such reimbursement as
47	provided in this section in order to receive such funds.
48	3. The department of economic development shall design
49	an application form for qualifying employers to apply for an
50	award for reimbursement. The application form shall contain
51	all information that the department deems necessary to
52	fulfill the provisions of this section.
53	4. (1) There is hereby created in the state treasury
54	the "Upskill Credential Training Fund", which shall consist
55	of moneys appropriated by the general assembly, which shall
56	not exceed six million dollars per fiscal year. The state
57	treasurer shall be custodian of the fund. In accordance
58	with sections 30.170 and 30.180, the state treasurer may
59	approve disbursements. The fund shall be a dedicated fund

60	and, upon appropriation, moneys in this fund shall be used
61	solely as provided in this section.
62	(2) Notwithstanding the provisions of section 33.080
63	to the contrary, any moneys remaining in the fund at the end
64	of the biennium shall not revert to the credit of the
65	general revenue fund.
66	(3) The state treasurer shall invest moneys in the
67	fund in the same manner as other funds are invested. Any
68	interest and moneys earned on such investments shall be
69	credited to the fund.
70	5. (1) The department of economic development shall
71	evaluate all applications submitted by qualifying employers
72	on a competitive basis using the following criteria:
73	(a) The pledged average wage increase that employees
74	or prospective employees will realize after obtaining the
75	upskill credential in relation to the cost of obtaining the
76	upskill credential;
77	(b) The level of economic distress in the qualifying
78	employer's region and the balance of awards made to the
79	various regions of the state; and
80	(c) The contribution made by the qualifying employer
81	toward the cost of obtaining the upskill credential.
82	(2) Applications shall be evaluated at the close of
83	the application period, as determined by the department, and
84	shall not be awarded on a first-come, first-served basis.
85	The department may make preliminary awards for reimbursement
86	only after the application period has closed.
87	(3) Except as provided in subdivision (4) of this
88	subsection, in making awards under this section, the
89	department shall reserve:
90	(a) Thirty-three and one-third percent of the moneys
91	in the upskill credential training fund to be awarded

92 exclusively to qualifying employers with at least one but 93 not more than fifty employees; and (b) 94 Thirty-three and one-third percent of the moneys 95 in the upskill credential training fund to be awarded exclusively to qualifying employers with at least fifty-one 96 97 but not more than two hundred employees. 98 (4) Any moneys reserved under paragraph (a) or (b) of 99 subdivision (3) of this subsection that are not issued or 100 awarded by March first of the fiscal year shall no longer be 101 reserved and may be issued to any qualifying employer 102 eligible for an award under this section. 103 (5) Applications shall be considered during 104 application periods as determined by the department. 105 6. (1) Upon being given a preliminary award for 106 reimbursement under this section, each qualifying employer 107 shall sponsor a current or prospective employee to obtain an 108 upskill credential within twelve months of the preliminary 109 award. A current or prospective employee shall not commence 110 the process of obtaining the upskill credential until after 111 a preliminary award has been made. (2) Upon obtaining the upskill credential, the 112 qualifying employer shall submit proof of the upskill 113 credential to the department of economic development. 114 115 (3) To receive the reimbursement, the qualifying 116 employer shall provide to the department proof that the 117 individual who completed the upskill credential is a 118 Missouri resident with a verifiable Missouri address. Such proof shall be submitted to the department in the manner 119 requested by the department within six weeks of completing 120 121 the upskill credential. 122 (4) If the department is satisfied that the current or prospective employee has obtained the upskill credential 123 124 based upon evidence provided under subdivision (2) of this

125	subsection and the provisions of subdivision (3) of this
126	subsection have been satisfied, the department shall grant
127	the qualifying employer the reimbursement indicated in the
128	preliminary award.
129	7. Training providers shall not be eligible for awards
130	issued under this section unless employees are trained by an
131	outside training provider.
132	8. A qualifying employer shall not receive funds under
133	this section for an employee's upskill credential if:
134	(1) The qualifying employer is receiving funds under
135	the Missouri One Start Program under sections 620.800 to
136	620.809 for the same upskill credential; or
137	(2) The employee is receiving a Fast Track Workforce
138	Incentive Grant under section 173.2553 for the same upskill
139	credential.
140	9. The director of the department of economic
141	development may promulgate all necessary rules and
142	regulations for the administration of this section. Any
143	rule or portion of a rule, as that term is defined in
144	section 536.010, that is created under the authority
145	delegated in this section shall become effective only if it
146	complies with and is subject to all of the provisions of
147	chapter 536 and, if applicable, section 536.028. This
148	section and chapter 536 are nonseverable and if any of the
149	powers vested with the general assembly pursuant to chapter
150	536 to review, to delay the effective date, or to disapprove
151	and annul a rule are subsequently held unconstitutional,
152	then the grant of rulemaking authority and any rule proposed
153	or adopted after August 28, 2023, shall be invalid and void.
154	10. Under section 23.253 of the Missouri sunset act:
155	(1) The provisions of the new program authorized under
156	this section shall automatically sunset six years after the

157 <u>effective date of this section unless reauthorized by an act</u>

158 of the general assembly;

(2) If such program is reauthorized, the program

160 authorized under this section shall automatically sunset

161 twelve years after the effective date of the reauthorization

162 of this section; and

163 (3) This section shall terminate on September first of

164 the calendar year immediately following the calendar year in

165 which the program authorized under this section is sunset.

[191.500. As used in sections 191.500 to 2 191.550, unless the context clearly indicates 3 otherwise, the following terms mean: (1) "Area of defined need", a community or 4 section of an urban area of this state which is 5 certified by the department of health and senior 6 7 services as being in need of the services of a 8 physician to improve the patient-doctor ratio in 9 the area, to contribute professional physician 10 services to an area of economic impact, or to contribute professional physician services to an 11 12 area suffering from the effects of a natural 13 disaster; 14 "Department", the department of health (2)15 and senior services; "Eligible student", a full-time 16 (3) student accepted and enrolled in a formal course 17 18 of instruction leading to a degree of doctor of 19 medicine or doctor of osteopathy, including 20 psychiatry, at a participating school, or a 21 doctor of dental surgery, doctor of dental 22 medicine, or a bachelor of science degree in 23 dental hygiene; 24 (4) "Financial assistance", an amount of 25 money paid by the state of Missouri to a 26 qualified applicant pursuant to sections 191.500 27 to 191.550; 28 "Participating school", an institution (5) 29 of higher learning within this state which 30 grants the degrees of doctor of medicine or 31 doctor of osteopathy, and which is accredited in the appropriate degree program by the American 32 33 Medical Association or the American Osteopathic 34 Association, or a degree program by the American 35 Dental Association or the American Psychiatric 36 Association, and applicable residency programs 37 for each degree type and discipline; (6) "Primary care", general or family practice, internal medicine, pediatric, 38 39 psychiatric, obstetric and gynecological care as 40 41 provided to the general public by physicians 42 licensed and registered pursuant to chapter 334,

dental practice, or a dental hygienist licensed 43 44 and registered pursuant to chapter 332; "Resident", any natural person who has 45 (7)46 lived in this state for one or more years for any purpose other than the attending of an 47 48 educational institution located within this 49 state; "Rural area", a town or community 50 (8)51 within this state which is not within a standard 52 metropolitan statistical area, and has a 53 population of six thousand or fewer inhabitants 54 as determined by the last preceding federal 55 decennial census or any unincorporated area not 56 within a standard metropolitan statistical area.] [191.505. The department of health and 2 senior services shall be the administrative 3 agency for the implementation of the program 4 established by sections 191.500 to 191.550. The 5 department shall promulgate reasonable rules and 6 regulations for the exercise of its functions in the effectuation of the purposes of sections 7 191.500 to 191.550. It shall prescribe the form 8 9 and the time and method of filing applications 10 and supervise the processing thereof.] [191.510. The department shall enter into 2 a contract with each applicant receiving a state loan under sections 191.500 to 191.550 for 3 repayment of the principal and interest and for 4 5 forgiveness of a portion thereof for 6 participation in the service areas as provided 7 in sections 191.500 to 191.550.] [191.515. An eligible student may apply to 2 the department for a loan under sections 191.500 to 191.550 only if, at the time of his 3 application and throughout the period during 4 5 which he receives the loan, he has been formally 6 accepted as a student in a participating school 7 in a course of study leading to the degree of doctor of medicine or doctor of osteopathy, 8 including psychiatry, or a doctor of dental 9 surgery, a doctor of dental medicine, or a 10 11 bachelor of science degree in dental hygiene, 12 and is a resident of this state.] [191.520. No loan to any eligible student 2 shall exceed twenty-five thousand dollars for 3 each academic year, which shall run from August 4 first of any year through July thirty-first of 5 the following year. All loans shall be made 6 from funds appropriated to the medical school 7 loan and loan repayment program fund created by 8 section 191.600, by the general assembly.] [191.525. No more than twenty-five loans 2 shall be made to eligible students during the 3 first academic year this program is in effect. 4 Twenty-five new loans may be made for the next three academic years until a total of one 5 hundred loans are available. At least one-half 6

7 of the loans shall be made to students from 8 rural areas as defined in section 191.500. An 9 eligible student may receive loans for each 10 academic year he is pursuing a course of study 11 directly leading to a degree of doctor of 12 medicine or doctor of osteopathy, doctor of 13 dental surgery, or doctor of dental medicine, or 14 a bachelor of science degree in dental hygiene.] [191.530. Interest at the rate of nine and 2 one-half percent per year shall be charged on 3 all loans made under sections 191.500 to 191.550 4 but one-fourth of the interest and principal of 5 the total loan at the time of the awarding of 6 the degree shall be forgiven for each year of 7 participation by an applicant in the practice of 8 his profession in a rural area or an area of 9 defined need. The department shall grant a 10 deferral of interest and principal payments to a 11 loan recipient who is pursuing an internship or a residency in primary care. 12 The deferral shall 13 not exceed three years. The status of each loan recipient receiving a deferral shall be reviewed 14 15 annually by the department to ensure compliance 16 with the intent of this provision. The loan recipient will repay the loan beginning with the 17 18 calendar year following completion of his 19 internship or his primary care residency in 20 accordance with the loan contract. [191.535. If a student ceases his study 2 prior to receiving a degree, interest at the 3 rate specified in section 191.530 shall be 4 charged on the amount received from the state 5 under the provisions of sections 191.500 to 191.550.] 6 **1**91.540. 1. The department shall 2 establish schedules and procedures for repayment 3 of the principal and interest of any loan made 4 under the provisions of sections 191.500 to 5 191.550 and not forgiven as provided in section 191.530. 6 A penalty shall be levied against a 7 2. 8 person in breach of contract. Such penalty shall 9 be twice the sum of the principal and the 10 accrued interest.] [191.545. When necessary to protect the 2 interest of the state in any loan transaction under sections 191.500 to 191.550, the board may 3 4 institute any action to recover any amount due.] [191.550. The contracts made with the 2 participating students shall be approved by the 3 attorney general.] [335.212. As used in sections 335.212 to 2 335.242, the following terms mean: 3 (1)"Board", the Missouri state board of 4 nursing;

5	<pre>(2) "Department", the Missouri department</pre>
6	of health and senior services;
7	(3) "Director", director of the Missouri
8	department of health and senior services;
9	(4) "Eligible student", a resident who has
10	been accepted as a full-time student in a formal
11	course of instruction leading to an associate
12	degree, a diploma, a bachelor of science, a
13	master of science in nursing (M.S.N.), a
14	doctorate in nursing (Ph.D. or D.N.P.), or a
15	student with a master of science in nursing
16	seeking a doctorate in education (Ed.D.), or
17	leading to the completion of educational
18	requirements for a licensed practical nurse.
19	The doctoral applicant may be a part-time
20	<pre>student;</pre>
21	(5) "Participating school", an institution
22	within this state which is approved by the board
23	for participation in the professional and
24	practical nursing student loan program
25	established by sections 335.212 to 335.242,
26	having a nursing department and offering a
27	course of instruction based on nursing theory
28	and clinical nursing experience;
29	(6) "Qualified applicant", an eligible
30	student approved by the board for participation
31	in the professional and practical nursing
32	student loan program established by sections
33	335.212 to 335.242;
33 34 35 36 37 38 39 40 41 42 43 44 42 43 44 45 46 47 48 49 50	(7) "Qualified employment", employment on a full-time basis in Missouri in a position requiring licensure as a licensed practical nurse or registered professional nurse in any hospital as defined in section 197.020 or in any agency, institution, or organization located in an area of need as determined by the department of health and senior services. Any forgiveness of such principal and interest for any qualified applicant engaged in qualified employment on a less than full-time basis may be prorated to reflect the amounts provided in this section; (8) "Resident", any person who has lived in this state for one or more years for any purpose other than the attending of an educational institution located within this state.]
2 3 4 5 6 7 8 9 10 11 12 13	[335.215. 1. The department of health and senior services shall be the administrative agency for the implementation of the professional and practical nursing student loan program established under sections 335.212 to 335.242, and the nursing student loan repayment program established under sections 335.245 to 335.259. 2. An advisory panel of nurses shall be appointed by the director. It shall be composed of not more than eleven members representing practical, associate degree, diploma, baccalaureate and graduate nursing education,

community health, primary care, hospital, long-14 15 term care, a consumer, and the Missouri state 16 board of nursing. The panel shall make 17 recommendations to the director on the content of any rules, regulations or guidelines prior to 18 19 their promulgation. The panel may make 20 recommendations to the director regarding fund allocations for loans and loan repayment based 21 22 on current nursing shortage needs. The department of health and senior 23 3. 24 services shall promulgate reasonable rules and 25 regulations for the exercise of its function 26 pursuant to sections 335.212 to 335.259. It 27 shall prescribe the form, the time and method of 28 filing applications and supervise the 29 proceedings thereof. No rule or portion of a 30 rule promulgated under the authority of sections 31 335.212 to 335.257 shall become effective unless 32 it has been promulgated pursuant to the 33 provisions of section 536.024. 34 4. Ninety-five percent of funds loaned 35 pursuant to sections 335.212 to 335.242 shall be 36 loaned to qualified applicants who are enrolled 37 in professional nursing programs in 38 participating schools and five percent of the 39 funds loaned pursuant to sections 335.212 to 40 335.242 shall be loaned to qualified applicants 41 who are enrolled in practical nursing programs. 42 Priority shall be given to eligible students who have established financial need. All loan 43 44 repayment funds pursuant to sections 335.245 to 45 335.259 shall be used to reimburse successful 46 associate, diploma, baccalaureate or graduate 47 professional nurse applicants' educational loans 48 who agree to serve in areas of defined need as 49 determined by the department.] [335.218. There is hereby established the 2 "Professional and Practical Nursing Student Loan 3 and Nurse Loan Repayment Fund". All fees 4 pursuant to section 335.221, general revenue 5 appropriations to the student loan or loan 6 repayment program, voluntary contributions to 7 support or match the student loan and loan repayment program activities, funds collected 8 9 from repayment and penalties, and funds received 10 from the federal government shall be deposited 11 in the state treasury and be placed to the credit of the professional and practical nursing 12 13 student loan and nurse loan repayment fund. The fund shall be managed by the department of 14 health and senior services and all 15 16 administrative costs and expenses incurred as a 17 result of the effectuation of sections 335.212 18 to 335.259 shall be paid from this fund.] [335.221. The board, in addition to any 2 other duties it may have regarding licensure of

other duties it may have regarding licensure of nurses, shall collect, at the time of licensure or licensure renewal, an education surcharge

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5 from each person licensed or relicensed pursuant to sections 335.011 to 335.096, in the amount of 6 one dollar per year for practical nurses and 7 8 five dollars per year for professional nurses. 9 These funds shall be deposited in the 10 professional and practical nursing student loan 11 and nurse loan repayment fund. All expenditures authorized by sections 335.212 to 335.259 shall 12 13 be paid from funds appropriated by the general 14 assembly from the professional and practical 15 nursing student loan and nurse loan repayment 16 fund. The provisions of section 33.080 to the 17 contrary notwithstanding, money in this fund 18 shall not be transferred and placed to the credit of general revenue.] 19 [335.224. The department of health and 2 senior services shall enter into a contract with each qualified applicant receiving financial 3 4 assistance under the provisions of sections 5 335.212 to 335.242 for repayment of the principal and interest.] 6 [335.227. An eligible student may apply to 2 the department for financial assistance under 3 the provisions of sections 335.212 to 335.242 4 if, at the time of his application for a loan, 5 the eligible student has formally applied for acceptance at a participating school. Receipt 6 7 of financial assistance is contingent upon acceptance and continued enrollment at a 8 9 participating school.] [335.230. Financial assistance to any 2 qualified applicant shall not exceed ten 3 thousand dollars for each academic year for a 4 professional nursing program and shall not exceed five thousand dollars for each academic 5 6 year for a practical nursing program. All 7 financial assistance shall be made from funds 8 credited to the professional and practical 9 nursing student loan and nurse loan repayment 10 fund. A qualified applicant may receive financial assistance for each academic year he 11 12 remains a student in good standing at a 13 participating school.] 335.233. The department shall establish 2 schedules for repayment of the principal and interest on any financial assistance made under 3 4 the provisions of sections 335.212 to 335.242. 5 Interest at the rate of nine and one-half 6 percent per annum shall be charged on all 7 financial assistance made under the provisions 8 of sections 335.212 to 335.242, but the interest 9 and principal of the total financial assistance 10 granted to a qualified applicant at the time of 11 the successful completion of a nursing degree, 12 diploma program or a practical nursing program 13 shall be forgiven through qualified employment.]

2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	[335.236. The financial assistance recipient shall repay the financial assistance principal and interest beginning not more than six months after completion of the degree for which the financial assistance was made in accordance with the repayment contract. If an eligible student ceases his study prior to successful completion of a degree or graduation at a participating school, interest at the rate specified in section 335.233 shall be charged on the amount of financial assistance received from the state under the provisions of sections 335.212 to 335.242, and repayment, in accordance with the repayment contract, shall begin within ninety days of the date the financial aid recipient ceased to be an eligible student. All funds repaid by recipients of financial assistance to the department shall be deposited in the professional and practical nursing student loan and nurse loan repayment fund for use pursuant to sections 335.212 to 335.259.]
2 3 4 5 6 7 8 9 10	[335.239. The department shall grant a deferral of interest and principal payments to a financial assistance recipient who is pursuing an advanced degree, special nursing program, or upon special conditions established by the department. The deferral shall not exceed four years. The status of each deferral shall be reviewed annually by the department of health and senior services to ensure compliance with the intent of this section.]
2 3 4 5 6	[335.242. When necessary to protect the interest of the state in any financial assistance transaction under sections 335.212 to 335.259, the department of health and senior services may institute any action to recover any amount due.]
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	[335.245. As used in sections 335.245 to 335.259, the following terms mean: (1) "Department", the Missouri department of health and senior services; (2) "Eligible applicant", a Missouri licensed nurse who has attained either an associate degree, a diploma, a bachelor of science, or graduate degree in nursing from an accredited institution approved by the board of nursing or a student nurse in the final year of a full-time baccalaureate school of nursing leading to a baccalaureate degree or graduate nursing program leading to a master's degree in nursing and has agreed to serve in an area of defined need as established by the department; (3) "Participating school", an institution within this state which grants an associate degree in nursing, grants a bachelor or master of science degree in nursing or provides a diploma nursing program which is accredited by the state board of nursing, or a regionally

accredited institution in this state which 22 23 provides a bachelor of science completion program for registered professional nurses; 24 25 "Qualified employment", employment on (4) 26 a full-time basis in Missouri in a position 27 requiring licensure as a licensed practical 28 nurse or registered professional nurse in any 29 hospital as defined in section 197.020 or public or nonprofit agency, institution, or 30 organization located in an area of need as 31 32 determined by the department of health and 33 senior services. Any forgiveness of such 34 principal and interest for any qualified 35 applicant engaged in qualified employment on a 36 less than full-time basis may be prorated to 37 reflect the amounts provided in this section.]

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335.248. Sections 335.245 to 335.259 shall be known as the "Nursing Student Loan Repayment Program". The department of health and senior services shall be the administrative agency for the implementation of the authority established by sections 335.245 to 335.259. The department shall promulgate reasonable rules and regulations necessary to implement sections 335.245 to 335.259. Promulgated rules shall include, but not be limited to, applicant eligibility, selection criteria, prioritization of service obligation sites and the content of loan repayment contracts, including repayment schedules for those in default and penalties. The department shall promulgate rules regarding recruitment opportunities for minority students into nursing schools. Priority for student loan repayment shall be given to eligible applicants who have demonstrated financial need. All funds collected by the department from participants not meeting their contractual obligations to the state shall be deposited in the professional and practical nursing student loan and nurse loan repayment fund for use pursuant to sections 335.212 to 335.259.]

[335.251. Upon proper verification to the 2 department by the eligible applicant of securing 3 qualified employment in this state, the 4 department shall enter into a loan repayment 5 contract with the eligible applicant to repay 6 the interest and principal on the educational 7 loans of the applicant to the limit of the 8 contract, which contract shall provide for 9 instances of less than full-time qualified 10 employment consistent with the provisions of 11 section 335.233, out of any appropriation made 12 to the professional and practical nursing student loan and nurse loan repayment fund. 13 If the applicant breaches the contract by failing 14 15 to begin or complete the qualified employment, 16 the department is entitled to recover the total 17 of the loan repayment paid by the department

18 plus interest on the repaid amount at the rate 19 of nine and one-half percent per annum.]

[335.254. Sections 335.212 to 335.259 shall not be construed to require the department to enter into contracts with individuals who qualify for nursing education loans or nursing loan repayment programs when federal, state and local funds are not available for such purposes.]

[335.257. Successful applicants for whom loan payments are made under the provisions of sections 335.245 to 335.259 shall verify to the department twice each year in the manner prescribed by the department that qualified employment in this state is being maintained.]

Section B. Because immediate action is necessary to 2 address the shortage of health care providers in this state, 3 the enactment of section 191.592 of this act is deemed necessary for the immediate preservation of the public 4 5 health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the 6 7 constitution, and the enactment of section 191.592 of this act shall be in full force and effect upon its passage and 8 9 approval.